Panaji, 25th August, 1977 (Bhadra 3, 1899)

OFFICIAL & GAZETTE



GOVERNMENT OF GOA, DAMAN AND DIU

GOVERNMENT OF GOA, DAMAN AND DIU

Department of Personnel and Administrative Reforms

Notification

1-1(1)/76-Div. I

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F.7(11)/62-Goa, dated 25th July, 1963, the Administrator of Goa, Daman and Diu is pleased to bracket the post of Assistant Planning Officer in the Secretariat along with the posts of Superintendents in the Secretariat for purposes of recruitment to the said post. This is issued in supersession of the existing recruitment rules for the post of Assistant Planning Officer notified under Notification No. 1-1(1)-76-SPL, dated 20th December, 1976 published in Official Gazette Series I No. 42, dated 13th June, 1977.

By order and in the name of the Administrator of Goa, Daman and Diu.

V. J. Menezes, Under Secretary (Personnel).

Panaji, 23rd August, 1977.

Industries and Power Department

Notification

IPD/3620/74

In exercise of the powers conferred by section 16 of Cinematograph Act, 1952 (Central Act 37 of 1952) read with the Government of India, Ministry of Home Affairs, Notification No. GI/GOA/19/28/63-UTL dated 16th January, 1965, the Lt. Governor of Goa, Daman and Diu hereby makes the following Rules so as to further amend the Goa, Daman and Diu Cinematograph Rules, 1965, namely: -

- 1. Short title and commencement.—(1) These Rules may be called the Goa, Daman and Diu Cinematograph (Amendment) Rules, 1977.
 - (2) They shall come into force at once.

2. Amendment of rule 20. - For rule 20 of the Goa, Daman and Diu Cinematograph Rules, 1965, the following shall be substituted, namely: -

"20(1) after consideration of the application with reference to the matters specified above and the objections of the Local Authority and the Police, the Licensing Authority shall grant a no-objection certificate or may, for reasons to be recorded in writing, refuse to grant the same, within four weeks after the receipt of the remarks of the Local Authority and the Police, or within six weeks if the Licensing Authority has to get any further report.

- (2) In case if the Licensing Authority fails to pass orders within the time limit specified in sub-rule (1), the certificate shall be deemed to have been granted.
- (3) The no-objection certificate shall be in form 'D' and shall be valid for a period of two years from the date of issue in the case of permanent cinemas and six months in the case of touring cinemas.

Provided that in the case of permanent cinemas, the Licensing Authority may, with the previous approval of the Government, allow such further period in any case as it thinks fit, regard being had to circumstances thereof, whether the period of two years has expired or not".

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 18th August, 1977.

Labour and Information Department

Corrigendum

1/486/75-LAB(ESI)/13/1164

In Government Notification No. 1/486/75-LAB (ESI)/13/809 dated 21-6-1977 published in Government Gazette No. 13, Series I dated 30-6-1977 after the words "2nd July, 1977", the words "mid-night" be inserted.

By order and in the name of the Administrator of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 18th August, 1977.



Revenue Department

Notification

RD/LND/Rules/333/70-77(I)

In exercise of the powers conferred by sub-section (2) of section 199 read with section 173 of the Goa, Daman and Diu Land Revenue Code, 1968 (9 of 1969), after having complied with the requirement of pre-publication, the Lt. Governor of Goa, Daman and Diu hereby makes the following Rules so as to further amend the Goa, Daman and Diu Land Revenue (Procedure of Revenue Officers) Rules, 1969, namely:—

- 1. Short Title. These Rules may be called the Goa, Daman and Diu Land Revenue (Procedure of Revenue Officers) (Third Amendment) Rules, 1977.
- 2. Amendment of Rule 1.—In sub-rule (1) of Rule 1 of the Goa, Daman and Diu Land Revenue (Procedure of Revenue Officers) Rules, 1969 for the brackets and words "(Procedure of Revenue Officers)", the brackets and words "(Procedure of Revenue Officers for serving summons, etc.)" shall be substituted.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

R. Narayanswami, Secretary (Revenue).

Panaji, 20th August, 1977.

Notification

RD/LND/Rules/333/70-77(II)

In exercise of the powers conferred by sub-section (2) of section 199 read with section 52 of the Goa, Daman and Diu Land Revenue Code, 1968 (9 of 1969), after having complied with the requirement of pre-publication, the Lt. Governor of Goa, Daman and Diu hereby makes the following Rules so as to further amend the Goa, Daman and Diu Land Revenue (Reduction, Suspension and Remission) Rules, 1969, namely:—

- 1. Short Title. These Rules may be called the Goa, Daman and Diu Land Revenue (Reduction, Suspension and Remission) (Fourth Amendment) Rules, 1977.
- 2. Amendment of Rule 8. For the existing rule 8 of the Goa, Daman and Diu Land Revenue (Reduction, Suspension and Remission) Rules, 1969 (hereinafter called the principal rules) the following shall be substituted, namely:
 - "8. Recovery of suspended land revenue.— Where any land revenue suspended in respect of any land in any year is not remitted under Rule 9, then if the harvest of crops referred to in the preceding rule in any subsequent year is of the paisa valuation specified in column 1 of the Table hereto, the current land revenue payable in respect of such land and the suspended land revenue payable in respect thereof

shall be paid in full, half or nil as indicated in columns 2 and 3 of Table: —

TABLE

	Proportion eland	of recoverable revenue
Paisa valuation of crops	Current	Suspended land revenue
66 paise and over	Full	Full
48 paise and less than 66 paise	Full	Half
36 paise and less than 48 paise	Full	Nil
Over 24 paise and less than 36 paise	Half	Nil
24 paise and less	Nil	Nil

3. Amendment of rule 12.—For the form appended to rule 12 of the principal rules the following form shall be substituted, namely:—

"FORM

District ..

Statement showing the amount of land revenue suspended and remitted during the year ...

		Total	No. of where valuat		Amount of land	Amount of land revenue remit- ted
Sr. No.	Name of Taluka	No. of vil- lages	24 paisa and below	Above 24 paise and below 36 paise	revenue sus- pended	
1.	2	3	4	5	6	7
			Magazarasan Magazarasan Manarasan Artificial (1992)	opposition of the control of the con	(in Rs.)	(in Rs.)

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

R. Narayanswami, Secretary (Revenue).

Panaji, 20th August, 1977.

Notification

RD/LND/Rules/333/70-77(III)

In exercise of the powers conferred by sub-section (2) of section 199 read with section 16 of the Goa, Daman and Diu Land Revenue Code, 1968 (9 of 1969), after having complied with the requirement of pre-publication, the Lt. Governor of Goa, Daman and Diu hereby makes the following Rules so as to further amend the Goa Land Revenue (Regulation of Right to Trees etc.) Rules, 1969, namely:—

- 1. Short Title. These Rules may be called the Goa, Daman and Diu Land Revenue (Regulation of Right to Trees, etc.) (Fifth Amendment) Rules, 1977.
- 2. Amendment of Rule 1.— In Rule 1 of the Goa Land Revenue (Regulation of Right to Trees etc.) Rules, 1969 for the expression "The Goa Land Revenue (Regulation of Right to Trees etc.) Rules, 1969", the expression "the Goa, Daman and Diu Land Revenue (Regulation of Right to Trees etc.) Rules, 1969" shall be substituted.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

R. Narayanswami, Secretary (Revenue).

Panaji, 20th August, 1977.

Notification

RD/LND/Rules/333/70-77(IV)

In exercise of the powers conferred by sub-section (2) of section 199 read with section 61 of the Goa, Daman and Diu Land Revenue Code, 1968 (9 of 1969), after having complied with the requirement of pre-publication, the Lt. Governor of Goa, Daman and Diu hereby makes the following Rules so as to further amend the Goa, Daman and Diu Land Revenue (Partition of Holdings) Rules, 1969, namely:—

- 1. Short Title. These Rules may be called the Goa, Daman and Diu Land Revenue (Partition of Holdings) (Sixth Amendment) Rules, 1977.
- 2. Amendment of Rule 2.— In clause (a) of Sub-Rule (1) of Rule 2 of the Goa, Daman and Diu Land Revenue (Partition of Holdings) Rules, 1969 (hereinafter called the 'principal rules') for the expression 'Hissa number', the expression "Sub-Division" shall be substituted.
- 3. Amendment of Rule 3. For the word "posted" appearing in line 3 of sub-clause (2) of Rule 3 of the principal rules, the word "pasted" shall be substituted.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

R. Narayanswami, Secretary (Revenue).

Panaji, 20th August, 1977.

Law and Judiciary Department

Notification

LD/3499/77

The following Notification received from the Government of India, Ministry of Law, Justice and Compony Affairs New Delhi, is hereby republished for general information of the public.

B. S. Subbanna, Under Secretary (Law).

Panaji, 26th July, 1977.

GOVERNMENT OF INDIA

(BHARAT SARKAR)

MINISTRY OF LAW, JUSTICE AND COMPANY AFFAIRS

(VIDHI, NYAYA AUR KAMPANY KARYA MANTRALAYA)

(Department of Legal Affairs)
(Vidhi Karya Vibhag)

New Delhi, the 2nd July, 1977 Asadha, 11, 1899 (Saka)

Notification

G.S.R. (Contracts/Amendment No. 62):—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the late Ministry of Law (Department of Legal Affairs)

No. G. S. R. 585, dated the 1st February, 1966, relating to the execution of contracts and assurances of property, namely:—

In the said notification: -

- 1. In part III, which relates to the Ministry of Defence, after the Head 'V' and the entries thereunder, the following shall be inserted, namely:—
 - "W. In the case of Department of Defence production, all contracts and instruments of assurances of properties in respect of subjects dealt with by him by the officer on Special Duty".
- 2. In part IX, which relates to the Ministry of Home Affairs, under Head A, after paragraph 15, the following paragraphs shall be added, namely:—
 - "16. (a) Service Contracts to be executed in connection with the recruitment of officers to the Assam Rifles; and
 - (b) Security bonds of Cashiers in Battalion Headquarters of the Assam Rifles and other Government servants employed in the Assam Rifles or their sureties to secure the due execution of an office or the due accounting for money or other property received by virtue thereof;
 - 17. by the Inspector General Assam Rifles:

Contracts for purchase, supply and carriage of ration (including animal ration) for Assam Rifles Battalions and Headquarters upto a limit of Rs. 10 lakhs by the Inspector General, Assam Rifles and upto a limit of Rs. 2 lakhs by the Deputy Inspector General, of Assam Rifles."

- 3. In part XI, which relates to the Ministry of Information and Broadcasting, in paragraph 20, for the word "Director" the words "Director of Films" shall be substituted.
- 4. In part XIV under Head B, in case of the Department of Rehabilitation in item 4, for the words "Deputy Secretary to the Government of West Bengal in the Refugee Relief and Rehabilitation Department in respect of sale of 324 double roomed tenements in Bahala Colony, District 24 paraganas."

the following shall be substituted, namely:—

"Deputy Secretary to the Government of West Bengal in the Refugee Relief and Rehabilitation Department in respect of sale/transfer of the Central Government properties in the Metropolitan Calcutta area belonging to the Department of Rehabilitation."

- 5. In part XVIII which relates to the Ministry of Railways, in item 40, after the words "Assistant Director" the words "or a Legal Adviser or Assistant Legal Adviser" shall be inserted.
- 6. In part XXXIII in the Territories under the Administration of Goa, Daman and Diu as regards contracts not herebefore specified, (i) In paragraph 12, the words "Collector of Goa" and "Deputy Collector of Goa" shall be omitted;
- (ii) after paragraph 27, the following paragraph shall be added, namely:—
 - "28. All contracts and other instruments for repairs and servicing of scales in the Government Godowns and for fumigation and spraying

and rodent control in Government Godowns where the amount involved does not exceed Rs. 50,000/- by the Director of Civil Supplies, the Collector, Daman and the Civil Administrator Diu."

7. In part XXXVII in the case of the North East Frontier Agency as regards contracts not hereinbefore specified, paragraphs 2 and 5 shall be omitted and paragraphs 3 and 4 shall be renumbered as paragraphs 2 and 3 respectively.

(No. F. 17(1)/66-Judl-Part. VIII)

Sd/-.

P. K. BOSE

Solicitor to the Government of India

Notification

LD/3683/77

The following Notifications received from the Government of India, Ministry of Labour New Delhi, are hereby republished for general information of the public.

B. S. Subbanna, Under Secretary (Law).

Panaji, 3rd August, 1977.

GOVERNMENT OF INDIA (BHARAT SARKAR)

MINISTRY OF LABOUR

(SHRAM MANTRALAYA)

New Delhi, dated the 1st April, 1977

Notification

S. O. — Whereas the Central Government has, in exercise of the powers conferred by section 13C of the Working Journalists and Other Newspaper Employees (Conditions of Service) and Miscelaneous Provisions Act, 1955 (45 of 1955), constituted by the notification of the Government of India in the Ministry of Labour No. S. O. 1958 dated the 11th June, 1975, a Wage Board for the purpose of fixing or revising the rates of wages in respect of non-journalist newspaper employees;

And whereas the said Board continues to function;

And whereas the Central Government is of opinion that it is necessary to fix interim rates of wages in respect of non-journalist newspaper employees;

Now therefore, in exercise of the powers conferred by sub-section (1) of Section 13A read with section 13D of the said Act, the Central Government, after consultation with the Board, hereby fixes the interim rates of wages in respect of non-journalist newspaper employees as set out in the Schedule hereto annexed.

THE SCHEDULE

1. The interim rates of wages payable in respect of non-journalist newspaper employees employed to do

any work in, or in relation to, the classes of newspaper establishments, specified in column (1) of the Table below shall be the existing rates of wages increased by ad hoc payment of the amounts specified in the corresponding entries in column (2) of the said Table.

THE TABLE

Classes o	f new	spaper	establis	shments		Amount of increase per month Rs. Ps.
	2					
Classes of da agencies	ily ne	wspap	ers am	t news		
I to IV			7 1 4			85 .00
v			* - *	•••		50 .00
VI	•••	* * *				36 .50
VII	•••		5 4 9		• • •	23.00
Classes of we	eklie	s and	other	pe riod i	cals	
I and II	•••	***	* * *	***	•••	85.00
ш						50 .00
IV						36.50
V and VI		• • •		* * *		23.00

Explanation 1.— The expression "existing rates of wages" means basic wages and dearness allowance payable to non-journalist newspaper employees in terms of the recommendations made in Chapter IV of the report of the Wage Board for non-journalist employees of newspaper industry, constituted by the Government of India by Resolution No. WB-17(2)/63 dated the 25th February, 1964 (hereinafter referred to as the former Wage Board), as accepted by that Government by their Resolution No. WB-17(7)/67 dated the 18th November, 1967, subject to modifications, if any, in terms of the award of a Tribunal or memorandum of settlement, under the Industrial Disputes Act, 1947, or any other law for the time being in force, or the judgement of any court.

Explanation 2.— Classification of daily newspapers, news agencies, weeklies and other periodicals shall be as recommended by the former Wage Board, subject to modifications, if any, by the award of any Tribunal or memorandum of settlement, under the Industrial Disputes Act, 1947 (14 of 1947) or any other law for the time being in force or the judgement of any court.

- 2. Notwithstanding anything contained in paragraph 1 or the report of the former Wage Board and the Resolution of the Government of India No. WB-17(7)/67 dated the 18th November, 1967, accepting the said report, the news agency known by the name and title "Samachar" shall be deemed to be a news agency of Class I and the said news agency shall pay in respect of non-journalist newspaper employees doing any work in, or in relation to, it interim rates of wages payable by a news agency of Class under the said paragraph.
- 3. Where any newspaper establishment has, either as a result of negotiations with its employees or

otherwise, agreed to pay interim relief to non-journalist newspaper employees employed to do any work in, or in relation to, such newspaper establishment, and such interim relief is related to the basic wages or to the dearness allowance, it shall be permissible, in relation to any period after the publication of this notification in the Official Gazette, to adjust the amount of such relief against the increases in the rates of wages made under paragraph 1:

Provided that where the interim relief agreed to be paid by any newspaper establishment, in respect of any non-journalist newspaper employee, is in excess of the increase in the rates of wages made by paragraph 1, such interim relief agreed to by the newspaper establishment shall be paid in respect of such non-journalist newspaper employee and the non-journalist newspaper employee concerned shall not be entitled to the increase in rates of wages made by paragraph 1.

Sd/-

(D. BANDYOPADHYAY)

Joint Secretary to the Government of India.

(F. No. V-24040/9/75-WB)

New Delhi, dated the 1st April, 1977

Notification

S. O. — Whereas the Central Government has, in exercise of the powers conferred by section 9 of the Working Journalists and Other Newspaper Employees (Conditions of Service) and Miscellaneous Provisions Act, 1955 (45 of 1955), constituted, by the notification of the Government of India in the Ministry of Labour No. S. O. 809 dated the 6th February, 1976, a Wage Board for the purpose of fixing or revising the rates of wages in respect of working journalists;

And whereas the said Board continues to function;

And whereas the Central Government is of opinion that it is necessary to fix interim rates of wages in respect of working journalists;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 13A of the said Act, the Central Government, after consultation with the Board, hereby fixes the interim rates of wages in respect of working journalists as set out in the Schedule hereto annexed.

THE SCHEDULE

1. The interim rates of wages payable in respect of working journalists (not being part-time correspondents of newspapers or news agencies) employed as such in, or in relation to, the classes of newspaper establishments, specified in column (1) of the Table below, shall be the existing rates of wages increased by ad hoc payment of the amounts specified in the corresponding entries in column (2) of the said Table.

THE TABLE

Classes o	f new	spaper	establi.	shments		mount of increa per month Rs. Ps.
		1	MEMBERSON MANAGEMENT AND A			gana amagagaan agagaan agagaan agagaan agagaan ay agagaan ay agagaan agagaan agagaan agagaan agagaan agagaan a
isses of ne	wspap	ers an	d new	agenc	ries	
I to IV						13 1,00
v				e - v		10 4.00
VI				* * *		9 1.00
VII			***	4 2 4		8 5.00
4						
asses of we	e eklie s	and o	ther p	riodice	als	
,		and o	ther p	riodice	als 	131.00
asses of we		and o	ther p	riodice		131.00 104.00
asses of we		and o	ther p	* * *		

Explanation 1.— The expression "existing rates of wages" means basic wages and dearness allowance payable to Working Journalists in terms of the recommendations made in Chapter IV of the report of the Wage Board for Working Journalists constituted by the notification of the Government of India in the late Ministry of Labour and Employment No. S. O. 3202 dated the 12th November, 1963 (hereinafter referred to as the former Wage Board), read with the Order thereon made by the Central Government No. S. O. 3883, dated the 27th October, 1967, subject to modifications, if any, made in terms of the judgement of any court or the award of any Tribunal.

Explanation 2.— The classification of daily newspapers, news-agencies, weeklies and other periodicals shall be as recommended by the former Wage Board subject to modifications, if any, made by the judgement of any Court or the award of any Tribunal.

2. The interim rates of wages in respect of part-time correspondents of the classes of newspapers and new agencies, specified in column (1) of the Table below, shall be the retainer payable to them in terms of Chapter IV of the report of the former Wage Board, read with the order thereon made by the Central Government No. S. O. 3883 dated the 27th October, 1967, increased for the areas specified in columns (2) and (3) and (4) of that Table, by ad hoc payment of the amounts specified in the corresponding entries in the said columns (2), (3) and (4):

Provided that in addition to such interim rates of wages, such part-time correspondents shall be entitled to such other amounts as are payable to them in terms of the said report of the former Wage Board read with the said order of the Central Government thereon.

THE TABLE

Classes of newspapers and news agencies			Amount	of increase p	er month
			Area I	Area 11	Area III
]	l		2	3	4
			Rs.	Rs	Rs.
I to IV V to VII	•••	•••	5 0.0 0 4 0.0 0	40.0 0 30.0 0	30.00 20.00

Explanation. — The classification of areas shall be as recommended by the former Wage Board.

- 3. Notwithstanding anything contained in paragraphs 1 and 2, or the report of the former Wage Board, or the order thereon made by the Central Government No. S. O. 3883 dated the 27th Otcober 1967, the news agency known by the name and title "Samachar" shall be deemed to be a news agency of Class I and the said news agency shall pay in respect of working journalists employed as such in, or in relation to it interim rates of wages payable by a news agency of Class I under the said paragraphs.
- 4. Where any newspaper establishment has, either as a result of negotiations with its employees or otherwise, agreed to pay interim relief to working journalists employed as such in, or in relation to, such newspaper establishment, and such interim relief is related to the basic wages or to the dearness allowance, it shall be permissible, in relation to any period after the publication of this notification in the Official Gazette to adjust the amount of such relief against the increases in the rates of wages made under paragraphs 1 and 2:

Provided that where the interim relief agreed to be paid by any newspaper establishment, in respect of any working journalists, is in excess of the increase in the rates of wages made by paragraphs 1 and 2 such interim relief agreed to by the newspaper establishment shall be paid in respect of such working journalist and the working journalist concerned shall not be entitled to the increase in rates of wages made by paragraph 1 or paragraph 2, as the case may be.

Sd/-

(D. BANDYOPADHYAY)

Joint Secretary to the Government of India.

(F. No. V-24040/9/75-WB)

Notification

LD/3833/77

The following Notification received from the Government of India, Ministry of Home Affairs New

Delhi, is hereby republished for general information of the public.

B. S. Subbanna, Under Secretary (Law). Panaji, 16th August, 1977.

GOVERNMENT OF INDIA (BHARAT SARKAR)

MINISTRY OF HOME AFFAIRS (GRIH MANTRALAYA)

New Delhi-110001, the 2nd August, 1977
11 Sravana, 1899

Notification

- S.O. In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President hereby makes the following rules further to amend the Authentication (Orders and other Instruments) Rules, 1958, namely:—
- 1. (1) These rules may be called the Authentication (Orders and other Instruments) Fifth Amendment Rules, 1977.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In rule 2 of the Authentication (Orders and other Instruments) Rules, 1958, for clause (29), the following clause shall be substituted, namely:—
 - "(29) In the case of orders and other instruments relating to the Prime Minister's Office, by the Principal Secretary, the Joint Secretary or the Private Secretary to the Prime Minister or the Officer on Special Duty in that Office; or"

No. F.23/4/77-Public

Sd/-

K. M. L. CHHABRA

Joint Secretary to the Govt. of India